LABEL, IN PART: (Can) "Plee-Zing Tomato Juice."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of decomposed tomato material.

DISPOSITION: January 12, 1953. Default decree of condemnation and destruction.

NUTS AND NUT PRODUCTS

20090. Adulteration of brazil nuts. U. S. v. 11 Cases * * *. (F. D. C. No. 34269. Sample No. 36027-L.)

LIBEL FILED: December 1, 1952, Southern District of Ohio.

ALLEGED SHIPMENT: On or about December 21, 1951, from New York, N. Y.

PRODUCT: 11 cases, each containing 24 1-pound trays, of brazil nuts at Cincinnati, Ohio.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of rancid and otherwise decomposed nuts. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: January 27, 1953. Default decree of condemnation and destruction.

20091. Adulteration of unshelled walnuts. U. S. v. 1,501 Cases * * *. (F. D. C. No. 34241. Sample No. 14549-L.)

LIBEL FILED: December 8, 1952, District of Colorado.

ALLEGED SHIPMENT: On or about October 30, 1952, from Orange, Calif.

PRODUCT: 1,501 cases, each containing 50 1-pound bags, of unshelled walnuts at Denver, Colo.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insect-infested walnuts, and of a decomposed substance by reason of the presence of moldy and rancid walnuts. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: January 16, 1953. Wm. A. Higgins & Co., Inc., New York, N. Y., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for the purpose of reconditioning by shelling and removing the unfit material, under the supervision of the Federal Security Agency. As a result of the shelling and segregation operations, 21,790 pounds of the nut meats were released as satisfactory and the unfit portion of 10,790 pounds was destroyed.

20092. Action to enjoin and restrain the interstate shipment of adulterated peanut butter and peanut oil. U. S. v. Portales Valley Mills, Inc., and John Burroughs. Consent decree of permanent injunction entered. (Inj. No. 259.)

COMPLAINT FILED: December 22, 1952, District of New Mexico, against Portales Valley Mills, Inc., Portales, N. Mex., and John Burroughs, president of the corporation.

NATURE OF CHARGE: That the defendants were engaged in the business of manufacturing and distributing peanut butter and peanut oil and had been and were, at the time of the filing of the complaint, causing the introduction